1 2 **COUNTY COUNCIL** 3 4 OF 5 6 HARFORD COUNTY, MARYLAND 7 8 **BILL NO. 07-30** 9 Introduced by Council President Boniface at the request of the County Executive 10 11 12 Legislative Session Day No. 07-26 13 Date: August 21, 2007 14 A BILL approving and providing for a multi-year Installment Purchase Agreement by 15 16 Harford County, Maryland (the "County") to acquire development rights in up to 150 acres of agricultural land located at 2946 Dublin Road, Street, Maryland 17 18 21154 from Delmer T. Huff and Jane E. Huff, or any other owner thereof for a maximum purchase price of the lesser of \$2,025,000.00 or \$12,336.04 per acre or 19 portion thereof but equal to the lesser of the maximum easement per acre value or 20 the maximum development right value but not in excess of the maximum per acre 21 22 cap as determined pursuant to Bill No. 07-05 passed by the County Council of Harford County, Maryland on April 10, 2007, approved by the County Executive 23 of the County on April 11, 2007 and effective on June 10, 2007 (the "Agricultural 24 Land Preservation Act"); providing that the County's obligation to pay such 25 purchase price and interest thereon shall be a full faith and credit general 26 obligation of the County; providing for the levying of taxes for such payments; 27 authorizing the County Executive to make modifications in such Agreement under 28 certain circumstances; providing for and determining various matters in 29 30 connection therewith. 31 32 By the Council, 33 Introduced, read first time, ordered posted and public hearing scheduled 34 35 36 September 18, 2007 on: 37 at: 7:00 p.m. 38 LY Conner 39 ___, Council Administrator 40 41 PUBLIC HEARING 42 Having been posted and notice of time and place of hearing and title of Bill 43 having been published according to the Charter, a public hearing was held on 44 September 18, 2007 , and concluded on September 18, 2007 45 46 47 Council Administrator 48 49 EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [BRACKETS] indicate matter deleted from existing law. 50 51 Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill by amendment. 4840-1605-1457v1|9/14/2007|2:09:03 PM

RECITALS

In accordance with the provisions of Section 524 of the Charter of Harford County (the "Charter"), the Annual Budget and Appropriation Ordinance of Harford County, Maryland (the "County") for fiscal year 2008, Bill No. 07-13 (the "Budget Ordinance") includes a project permitting the County to enter into installment purchase agreements to acquire development rights in agricultural lands located within the County, which Budget Ordinance was adopted by the County Council of Harford County, Maryland (the "County Council"), in accordance with the Charter.

Section 520 of the Charter provides that "any contract, lease or other obligation in excess of three thousand dollars (\$3,000) requiring the payment of funds from the appropriations of a later fiscal year shall be authorized by legislative act", and Section 524 of the Charter provides that the County may incur debt and pursuant to the Agricultural Land Preservation Act, the County has been authorized and empowered to enter into installment purchase agreements to purchase easements for agricultural land preservation purposes.

The Agricultural Land Preservation Act provides that after review by the Harford County Agricultural Advisory Board in accordance with the County's Easement Priority Ranking System and approval by the Harford County Board of Estimates, the County Council, may approve and provide for the acquisition of the development rights in each particular parcel of agricultural land, as defined in the Authorizing Act.

Attached to this Bill as <u>Exhibit A</u> is an application to sell a development rights easement signed by the landowner where agricultural land is the subject of this Bill.

Attached to this Bill as Exhibit B are records of The Harford County Agricultural Advisory Board evaluating all applications to offer development right easements to the County, with each application ranked pursuant to the County's easement priority ranking system.

1 Delmer T. Huff and Jane E. Huff, or any other person who is or becomes the owner of all or any 2 portion of the Land (hereinafter defined) prior to execution and delivery of such Agreement, in 3 order to acquire the development rights in approximately 150 acres, more or less, of agricultural 4 land located at 2946 Dublin Road, Street, Maryland 21154 within the County for an aggregate 5 purchase price of \$2,025,000.00, plus interest thereon, the actual amount of the purchase price to be 6 7 equal to the lesser of such maximum amount or \$12,336.04 times the number of acres in such land. upon the terms and conditions hereinafter set forth, the actual purchase price to be determined in 8

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NOW, THEREFORE:

accordance with the Agricultural Land Preservation Act.

BE IT ENACTED BY THE COUNTY COUNCIL OF HARFORD SECTION 1. COUNTY, MARYLAND, That

The County has now determined to enter into an Installment Purchase Agreement with

Harford County, Maryland (the "County") shall enter into an Installment (a) Purchase Agreement (the "Installment Purchase Agreement") with Delmer T. Huff and Jane E. Huff, or any person who is or becomes the owner of all or any portion of the Land (hereinafter defined) prior to the execution and delivery of the Installment Purchase Agreement (the "Seller") in order to acquire the development rights in approximately 150 acres of land, more or less, located at 2946 Dublin Road, Street, Maryland 21154 within the County (the "Land"), for an aggregate purchase price not in excess of \$2,025,000.00 (the "Purchase Price"), plus interest thereon as hereinafter provided; provided that the actual amount of the Purchase Price shall be equal to the lesser of such maximum amount or \$12,336.04 multiplied by the number of acres in the Land, but equal to the lesser of the maximum easement per acre value or the maximum development right value but not in excess of the maximum per acre cap as determined pursuant to the Agricultural Land Preservation Act. The aggregate Purchase Price shall be set forth in an Agreement of Sale 4840-1605-1457v1|8/17/2007|9:42:20 AM

- Agreement of Sale between the County and the Seller, and the deferred portion of the Purchase
 Price not paid at closing, shall be set forth in the Installment Purchase Agreement hereinabove
 described;
 - (b) The Installment Purchase Agreement shall be in substantially the form attached hereto as Exhibit C and made a part hereof, and in such form the Installment Purchase Agreement is hereby approved as to form and content. The Installment Purchase Agreement shall be dated as of the date of its execution and delivery by the County and the Seller (the "Closing Date");
 - (c) A portion of the Purchase Price, in the amount determined as hereinafter provided, shall be paid in cash on the Closing Date. The balance of the Purchase Price shall be paid to the Seller in each year thereafter to and including a date not more than thirty (30) years after the Closing Date. The dates on which each such installment is payable shall be determined by the County Executive and the Treasurer and shall be inserted in the form of the Installment Purchase Agreement attached hereto as Exhibit C;
 - (d) Interest on the unpaid balance of the Purchase Price shall accrue from the Closing Date and shall be payable at least annually in each year, commencing on the first of such dates to follow the Closing Date and continuing to and including a date not more than thirty (30) years after the Closing Date at an interest rate equal to the yield on U.S. Treasury STRIPS maturing on the date next preceding the final maturity date in the Installment Purchase Agreement determined as of the business day preceding the Closing Date and rounded to the next highest 0.05% per annum. Interest shall be calculated on the basis of a 360-day year of twelve 30-day months;

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1	(e) The County's obligation to make payments of the Purchase Price under the
2	Installment Purchase Agreement and to pay interest thereon is and shall be a general obligation of
3	the County and is and shall be made upon its full faith and credit.
4	SECTION 2. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL OF
5	HARFORD COUNTY, MARYLAND,
6	That it is hereby found and determined that:
7	(a) The acquisition of the development rights in the Land as set forth in Section
8	1 of this Bill and in the form of the Installment Purchase Agreement attached hereto as Exhibit C is
9	in the best interests of the County;
10	(b) The Installment Purchase Agreement is a contract providing for the payment
11	of funds at a time beyond the fiscal year in which it is made and requires the payment of funds from
12	appropriations of later fiscal years;
13	(c) Funds for the payment of the Purchase Price under the Installment Purchase
14	Agreement are included in the Budget Ordinance, As Amended;
15	(d) The County shall acquire the development rights in the Land in perpetuity;
16	(e) The Purchase Price is within the legal limitation on the indebtedness of the
17	County as set forth in Article 25A, § 5(P) of the Annotated Code of Maryland;
18	(f) The cost of acquiring the development rights in the Land is equal to the
19	Purchase Price;
20	(g) The only practical way to acquire the development rights in the Land is by
21	private negotiated agreement between the County and the Seller.
22	SECTION 3. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL OF
23	HARFORD COUNTY, MARYLAND, That the Installment Purchase Agreement shall be signed by
24	the County Executive of the County (the "County Executive") by his manual signature, and the

the Installment Purchase Agreement shall bear the corporate seal of the County, attested by the manual signature of the Director of Administration of the County (the "Director of Administration"). In the event that any officer whose signature shall appear on the Installment Purchase Agreement shall cease to be such officer before the delivery of the Installment Purchase Agreement, such signature shall nevertheless be valid and sufficient for all purposes, the same as if such officer had remained in office until delivery.

SECTION 4. AND BE IT FURTHER ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, That the County Executive and the Treasurer are hereby authorized, prior to execution and delivery of the Installment Purchase Agreement, to make such changes or modifications in the form of the Installment Purchase Agreement attached hereto as Exhibit C as may be required or deemed appropriate by them in order to accomplish the purpose of the transactions (including, but not limited to, determining the portion of the Purchase Price to be paid in cash on the Closing Date and establishment of interest and principal payment dates in each year that the Installment Purchase Agreement is outstanding) authorized by this Bill; provided that such changes shall be within the scope of the transactions authorized by this Bill and the execution of the Installment Purchase Agreement by the County Executive shall be conclusive evidence of the approval by the County Executive of all changes or modifications in the form of the Installment Purchase Agreement and shall thereupon become binding upon the County in accordance with its terms, as authorized by Section 524 of the Charter and the Authorizing Act (collectively, the "Enabling Legislation"), and as provided for in this Bill.

SECTION 5. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, That the County Executive, the Director of Administration, the Treasurer of the County and other officials of the County are hereby authorized and empowered to do all such acts and things and to execute, acknowledge, seal and deliver such documents 4840-1605-1457v1|8/17/2007|9:42:20 AM

deliver such documents (including a Tax Certificate and Compliance Agreement) and certificates as the County Executive may determine to be necessary to carry out and comply with the provisions of this Bill subject to the limitations set forth in the Enabling Legislation and any limitations set forth in this Bill.

SECTION 6. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, That the Treasurer of the County is hereby designated and appointed as registrar and paying agent for the Installment Purchase Agreement (the "Registrar"). The Registrar shall maintain, or cause to be maintained, books of the County for the registration and transfer of ownership of the Installment Purchase Agreement. In addition, the County may, from time to time, designate and appoint the Department of the Treasury of the County, any officer or employee of the County or one or more banks, trust companies, corporations or other financial institutions to act as a substitute or alternate registrar or paying agent for the Installment Purchase Agreement, and any such substitute or alternate shall be deemed to be the Registrar or an alternate Registrar for all purposes specified in the resolution appointing such substitute or alternate. Any such appointment shall be made by the County Council by resolution and the exercise of such power of appointment, no matter how often, shall not be an exhaustion thereof.

SECTION 7. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, That for the purpose of paying the installments of the Purchase Price when due and payable and the interest on the unpaid portion of the Purchase Price when due and payable, there is hereby levied, and there shall hereafter be levied in each fiscal year that any portion of the Purchase Price payable under the Installment Purchase Agreement remains outstanding, ad valorem taxes on real and tangible personal property and intangible property subject to taxation by the County, without limitation of rate or amount, and, in addition, upon such

	BILL NO. 07-30
1	upon such other intangible property as may be subject to taxation by the County within
2	limitations prescribed by law, in an amount sufficient, together with the portion of the transfer
3	tax imposed on transfers of real property in Harford County which is dedicated to agricultural
4	land preservation and other available funds, to pay any installment of the Purchase Price under
5	the Installment Purchase Agreement maturing during the succeeding year and to pay the annual
6	interest on the outstanding balance of the Purchase Price until all of the Purchase Price under the
7	Installment Purchase Agreement and such interest have been paid in full; and the full faith and
8	credit and the unlimited taxing power of the County are hereby irrevocably pledged to the
9	punctual payment of the Purchase Price under the Installment Purchase Agreement and the
10	interest on the unpaid balance of the Purchase Price as and when the same respectively become
11.	due and payable.
12	SECTION 8. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL OF
13	HARFORD COUNTY, MARYLAND, That this Bill shall take effect sixty (60) calendar days
14	after it becomes law.

EFFECTIVE: November 19, 2007

The Council Administrator of the Council does hereby certify that fifteen (15) copies of this Bill are immediately available for distribution to the public and the press.

4840-1605-1457v1|9/25/2007|10:16:14 AM

EXHIBIT A

Application

DAVID R. CRAIG HARFORD COUNTY EXECUTIVE

LORRAINE COSTELLO
DIRECTOR OF ADMINISTRATION



C. PETE GUTWALD DIRECTOR OF PLANNING & ZONING

HARFORD COUNTY GOVERNMENT

Department of Planning and Zoning

FORM OF COMMITMENT LETTER

July 13, 2007

Delmer T. & Jane E. Huff 2936 Dublin Road Street, Maryland 21154

RE: Placement of a Harford County Land Preservation Easement on approximately

140 acres of land.

Dear Mr. & Mrs. Huff:

We are pleased to extend an offer to purchase the development rights and place a County Land Preservation Easement on your property of approximately 140 acres, located at 2946 Dublin Road, Street, MD 21154, subject to verification before settlement by survey submitted to Harford County. In accordance with your application, this offer is in the form of Cash at settlement or Installment Purchase Agreement (IPA) for 10, 20 or 30 vears with \$ 2.00,000 at settlement. (Please circle the option of your choice and fill in amount at settlement.)

This agreement is subject to the following terms and conditions:

Purchase Price: Harford County (County) offers to purchase the Development rights from the Seller for a purchase price of \$12.336.04 dollars per surveyed acres, pursuant to the enabling legislation or other exclusion acreage required by the County.

- Preserving Harford's pass; promoting Harfords 116311

MY DIRECT PHONE NUMBER IS

220 SOUTH MAIN STREET BEL AIR. MARYLAND 21014 410.638.3000 • 410.679.2000 • TTY 410.638.3086 • www.nartordcountymd.gov THIS DOCUMENT IS AVAILABLE IN ATTERNATIVE FORMAT UPON REQUES! 2. <u>Documentation</u>: All instruments and documents required shall be subject to approval as to form and substance by the County, the County's attorney and Miles & Stockbridge, Bond Counsel (Bond Counsel). Bond Counsel shall prepare all documents evidencing the Deed of Easement. In addition to those items specifically set forth in this letter, the Seller shall furnish to the County, prior to the Settlement Date, any other documents or materials as the County may require.

3. Conditions Precedent to Settlement:

- (a) Not less than fourteen (14) days prior to the Settlement Date, the Setler shall furnish to the County, a <u>Subordination Agreement</u> in recordable form from each Mortgagee and other lien holder having a lien on all or any portion of the land which Subordination Agreement shall be satisfactory in all respects to the County subordinating such person's interest in the Land to the rights of the County under the Deed of Easement. The County will develop the Subordination Agreement(s) if needed and forward to mortgage holder(s).
- (b) The Seller shall provide an updated survey of the Land to the County at the expense of the Seller within fourteen (14) days prior to the Settlement Date. The survey shall be certified to the Title Company and or the Seller, and County, and shall show dimensions and locations of all improvements, easements, rights-of-way, adjoining sites, absence of any encroachment and such other details as the County may require.
- 4. <u>Title Insurance</u>: The County shall receive within seven (7) days prior to the Settlement Date, a title insurance binder with a commitment to issue a title insurance policy in the amount of the Purchase Price, insuring the ownership of the Development Rights by the County, subject only to those exceptions to title as are approved by the County and its Counsel, and with affirmative insurance on such matters as the County may require.
- 5. Expenses: The County shall pay all costs relating to the recording of the Deed of Easement, all title examinations charges, the premium for the title insurance policy, and fees of Bond Counsel for a reasonable number of hours of time expended on consultation with legal or financial advisors of the Seller and the out-of-pocket expenses of Bond Counsel. The Seller shall pay the fees and expenses of its own counsel, accountants and the cost of a survey.
- 6. <u>Termination by County:</u> This commitment is being made in reliance upon information supplied by the Seller to the County in connection with the sale of the Development Rights. If the County, acting in good faith, should determine that any such information or supporting representation of a material

nature is false, inaccurate, incomplete or misleading, the County may rescind and cancel this commitment.

- 7. Brokerage: The County shall pay no fee or commission to any broker or agent in connection with the purchase of the Development Rights, and the Seller hereby agrees to indemnify and hold harmless the County against all claims for brokerage fees and commissions.
- 8. Receipt of Opinion of Bond Counsel: It is a condition precedent to the settlement of the transaction contemplated hereby that the County and the Seller receive an opinion from Bond Counsel, dated on the Settlement Date, to the effect that under existing laws, regulations, rulings and decisions, interest paid under the Installment Purchase Agreement is not includible in the gross income of the Seller (or any holder of the Installment Purchase Agreement) for federal income tax purpose, which opinion may assume continuous compliance with certain covenants in the Tax Certificate and Compliance Agreement to be executed and delivered by the County on the date of delivery of the Installment Purchase Agreement and may be otherwise limited in accordance with its terms.
- 9. Acknowledgment of Seller with Regard to Tax Consequences of Transaction: The Seller acknowledges that the Seller has made an independent investigation and has consulted with attorneys, accountants and others selected by the Seller with respect to all tax considerations related to the transaction contemplated hereby (other than the matter described in Section 8 hereof), and the Seller certifies that the Seller has not looked to or relied upon the County or any of its officials, agents or employees, or to Bond Counsel, with respect to any of such matters.
- Assignment Prohibited: This commitment may not be assigned or in any way transferred by the Seller without prior written approval of the County.
- 11. Entire Agreement: No statements, agreements or representation, oral or written, which may have been made to the Seller or to any employee or agent of the Seller, either by the County or by any employee, agent or broker acting on the Seller's behalf, with respect to the purchase of the Development Rights, shall be of any force or effect, except to the extent stated in this commitment, and all prior agreements and representations with respect to such purchase are merged herein. This commitment may not be changed except by written agreement signed by the Seller and the County.
- 12. Settlement Date; Survival: This transaction may be closed sixty (60) business days after Council action; provided all conditions precedent to closing have been met. This transaction must be fully settled within one hundred and twenty (120) business days from Council action, time being of the essence, or legislation approval will expire, however, a sixty (60) day extension can be requested for hardship cases. The terms of this commitment shall supersede in full, any prior commitment issued by the County in connection with the transaction contemplated hereby; and this commitment shall not survive settlement.

We are pleased to make this offer to you. Please indicate your acceptance of this commitment by signing and returning to us the executed original of this letter.

THE FOREGOING TERMS AND CONDITIONS ARE HEREBY AGREED TO AND ACCEPTED THIS 23 day of July 2007.

Witness:

SELLER: Delman J. Huff

SELLER: Jane E. Heff

THIS FORM MUST BE DATED, SIGNED AND RETURNED BY JULY 27th, 2007 OR SOONER.

	<u>PPLICANT</u> (i.e., the owner of the land). Indicate the portion owned by ear wner.
	. Correct legal name: Delman J. Huff
В	Address (if mailing address is a post office box, please give a stre address as well:
Mai	ling 2936 Propuly 2946
C.	Telephone No. 410~452~5139Fax No
D.	Social Security Number or Tax Identification Number for each owner.
E.	Type of legal entity:
	⋈ individual
	[] corporation incorporated in the State of
	[] general partnership created in the State of
	[] limited partnership created in the State of
	[] limited liability company created in the State of

- 2 -

	gricultural production: ganual family	
G. C	ontact person at Applicant's organization:	
1.	Name: Some	
2.	Title:	
3.	Telephone:	
H. Le	gal counsel representing Applicant in proposed transaction	
	Name: Name:	
	Address:	
3.	Telephone NoFax No	4 5
Su	rveyor representing applicant (not applicable if survey is discompletely closes)	1960 ог пеwe
1.	Name: NA-	
	Address:	
	•	. 1 .

, إل	Information concerning ownership (attach copy of deed(s) for all parcels).
	Please list below all information for each parcel contained in this easement purchase.
	 Date of acquisition; recording reference; Harford County Tax map and parcel number; acres; address; sale of land, development rights, family conveyances or easement restriction applied to each parcel.
	1959 from Tather 1968 to
	1959 from Tather 1968 to Delma J. and Jane E. Huff
	<u> </u>
	Mortgagees or Deeds of Trust or other encumbrances (including leases). Lien holders will be required to subordinate their mortgage or deed of trust to the easement of the County. None
•	
-	
. [Describe all uses currently made of the land and by whom:
-	Hay and grain faming (no livestop)
N	lon-Agricultural

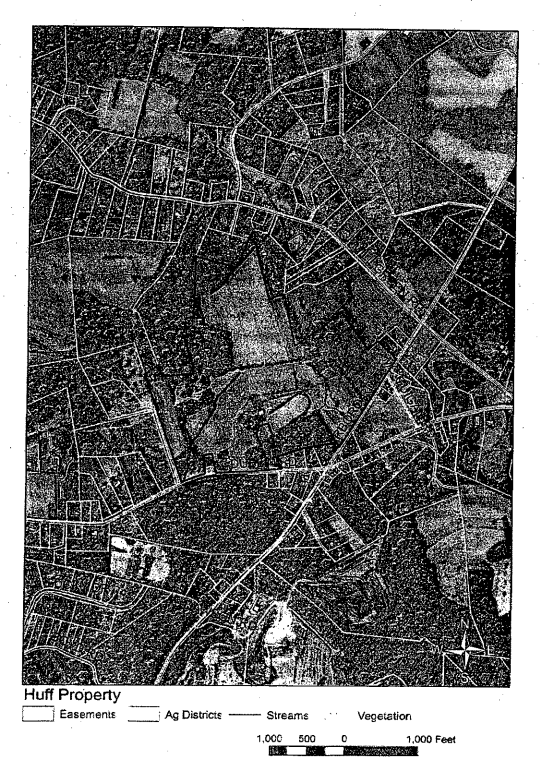
M. Zoning Classifications	(if known).			
AG	·	•		
N. Identify all children of ov	wner(s).	· ·		
<u>Name</u>		Address		
John Michael			I. Rd.	87.7 m.
Susan Jane D	Inf ale	radio da.		• • •
O. Identify all living mothe property willing to particle	ers, fathers, brother ipate in family convey	rs or sisters of owr yance lot transactions	ners of this	
Name		<u>Address</u>	n de la companya de La companya de la co	
(Only about children)				
			1. 1. 1. 1.	*,
48				
				·
2. Identify all residences an	d buildings on the lar	nd.		•
home			. *	
Sound bems /garges				
			_	

Q. Applicant's accountant.	
Name: O'No:11	
Address:	
Telephone No.:	••
R. Identify all soil and/or water conserva land and if all practices are applied (for	ition plans in effect concerning tward copy of SCS plan).
Soo attached	· · · · · · · · · · · · · · · · · · ·
S. Farm land breakdown	
Cropland acres	
Pasture acres30	
Woodland acres 31-40 ?	•••
Homestead acres 4	<u></u>
Other	
. Innovative farming practices on farm and	type and production.
This Cray, no To	
	- THE

1. Ever been convicte	ed of a criminal o	offense other than	a traffic violation
	[]Yes	[X] No	
If yes, please explain:			
	* .		
		`	
2. Ever been involved	l in bankruptcy o	r insolvency proce	edings?
	[]Yes	[X] No	
If yes, please explain:			
Is there any litigation principal shareholde	on pending agai	nst the Applicant	, principal, officer
principal snarenolog	er7		, principal, officer
principal snarenolog	er7		, principal, officer
principal snarenolog	er7		, principal, officer
f yes, please explain:	er7		, principal, officer
principal snarenolog	er7		, principal, officer
principal snarenolog	acts or circum elating to any	stances of a ma	nterial nature (e.

sum payment.	,	· ·	ADBOIT OF IGHT
J.P.A.			
EXECUTION			
It is understood that the above on present expectations of Board of Harford County, Ma the sale of a development right	the Applicant, in	to ald the Agricult sideration of this a	ural Advisor
It is further understood that is required to attend a session Maryland. The session will Meetings may also be necessive represents the geographic area.	n of the Coun I be a public I arv with the me	ty Council of Har hearing regarding mber of the County	ford County
The information in this app complete to the best of my/our the sale of development rights authorize Harford County to necessary to properly evaluate that this application is subject approval of the County Counsurvey, soil evaluation and other	r knowledge and seasement to Ho conduct what and process that to review of the cil of Harford (is submitted for the larford County, Markever investigation is application. I/We he Agricultural Adv	e purpose of yland. I/We it feels is understand
ed at Me. 7 102	·.	•	

X. Please indicate whether you will take Installment Purchase option or lump



Men 2001

age: 1 Document Name: untitled

DATE: 05/21/07 TIME: 12:00:40

HARFORD COUNTY, MARYLAND REAL PROPERTY BILLING

DIST: 05 INDEX NO: 019796 LIBER: 00801 FOLIO: 0495 EXPT CODE: 0 USE: A MAP: 0018 GRID: 0004F PARCEL: 0142 TOWN CODE: 000

NAME: HUFF DELMER T & WF CURRENT ASMT: 227,043 STATE TAX: 222.08 COUNTY TAX: 1,836.17 HIGHWAY TAX: 309.33 GROSS TAX: 2,367.58 NET TAX: 2,367.58 2936 DUBLIN RD MD 21154-0000 STREET 2,367.58

DESC: IMPS139.955 AC

CB CREDIT: SOLAR CREDIT: HMSTD CREDIT: INCL PARC 152 DUBLIN RD 0.00 STREET 0.00 0.00

LOCAL CREDIT: FIELD CARD: 01573-000-00-00

SUPPLEMENTAL TAX FLAG: COMMUNITY ASSOC: NON-PROFIT FLAG: SOLAR ASMT: 0 SOLAR MAX: 0.00 PREFER LND ASMT: 40,810

DATE LAST ASSESSED: 0906 PRIOR ASSESSMENT: 198,290

ENTER=MENU RETURN; CLEAR=END SESSION

Q'No111 & O'Ne111 UNED . 601 . May 455. THIS DEED, made this 1372 day of January, 1969, by DELMER T. HUFF. and JANE E. HUFF, his wife, of Harford County in the State of Maryland. WITNESSETH, that for and in the consideration of the sum of Ten Dollars (\$10.00), and other good and valuable considerations, the receipt of all of which is hereby acknowledged, the said Delmer T. Huff and Jane E. Huff, his wife, . do hereby grant, bargain and sell and convey unto ZERO, INC., all those two tracts or parcels of land situate and being in the FIFTH ELECTION DISTRICT of Barford County. at or near the village of Scarborough and containing an aggregate of 142 acres of land, more or less; and being the same and all the land conveyed by and described in a deed from Zero, Inc., to James E. Huff and Delmer T. Huff, as Joint Tenants, dated the 27th day of November, 1959, and recorded among the Land Records of Harford County in Liber G.R.G. No. 540, folio 293, the said James E. Huff having since departed this life. TOGETHER WITH the buildings and improvements thereon and all the rights, roads, ways, waters, watercourses, privileges and appurtenances khereunto belonging or in any manner appertaining. TO HAVE AND TO HOLD the above described property unto the said Zero, Inc., its successors and assigns, forever, in fee simple. AND THE SAID Delmer T. Huff and Jane E. Huff, his wife, do hereby covenant to warrant specially the land and premises hereinbefore described and hereby intended to be conveyed, and to execute such other and further assurances thereof as may be necessary or requisite. AS WITKESS the hands and seals of the Grantors the day and year first above written. 2 WITHESS: STATE OF MARYLAND, HARFORD BOUNTY, SCT: I HEREBY CERTIFY that on this 13th day of January Resouthe I HEREBY LERILFY THAT ON this four day or various REPORTS before me, the Subscriber, a Notary Public of the State of Manufactures Harrford County, duly commissioned and qualified, personally appeared the and Jame E. Huff, his wife, and they each acknowledged the aforegoing de their respective act. AS WITHESS my hand and Motarial Seal. REORD COUNTY CIRCUIT COURT (Land Records) [MSA CE 54-698] GRG 801, p. 0455. Printed 07/24/2007.

LINER 801 PM-450

8986

THIS DEED, made this 124 day of January, 1969, by ZERO, INC., a Corporation of the State of Maryland.

MITNESSETH, that for and in the consideration of the sum of Tem Dollars (\$10.00), and other good and valuable considerations, the receipt of all of which is hereby acknowledged, the said Zero, Inc., does bereby grant, bargain and sell and convey unto DELMER T. HUFF and JANE E. HUFF, his wife, all those two tracts or parcels of land situate and being in the FIFTH ELECTION DISTRICT of Harford County, at or near the village of Scarborough and containing an aggregate of 142 acres of land, more or less; and being the same and all the land conveyed by and described in a deed from Zero, Inc., to James E. Huff and Delmer T. Huff, as Joint Tenants, dated the 27th day of November, 1959, and recorded among the Land Records of Harford County in Liber G.R.G. No. 540, folio 293, the said James E. Huff having since departed this life; and also being the same and all the land conveyed by and described in a deed from the said Delmer T. Huff and Jame E. Huff, his wife, to the said Zero, Inc., of even date herewith, and recorded or intended to be recorded among the Land Records of Harford County prior hereto.

TOGETHER WITH the buildings and improvements thereon and all the rights, roads, ways, waters, watercourses, privileges and appurtenances thereunto belonging or in any manner appertaining.

TO HAVE AND TO HOLD the above described property unto the said Delmer.

T. Huff and Jame E. Huff, his wife, as tenants by the entireties, their assigns, the survivor of them, and the heirs and assigns of the survivor, forever, in fee simple.

AND THE SAID Zero, Inc., does hereby covenant to warrant specially, the land and premises hereinbefore described and hereby intended to be conveyed, and to execute such other and further assurances thereof as may be necessary or requisite.

AS WITNESS the corporate seal of seld body corporate and the signer ture of its President thereof, the day and year first above written.

ITANESS:

ZERO. INC

By: Monald 5 Smith, Presiden

EXHIBIT B

Records of The Harford County Agricultural Advisory Board evaluating and ranking applications pursuant to the County's easement priority ranking system.

Harford County Government Agricultural Preservation Farm Ranking 2006

	Name	Address	Acreage	Points
1	Helen & Robert Richardson Jr.	3537 Emory Church Road	95	237.15
		Street, MD 21154		
2	Iley family	Grier Nursery Road	61	229.9
		Street, MD 21154	1	
3	Galbreath family	Cherry Hill/Emory Church	132	228.97
		Street, MD 21154		
4	Russ & Sheree Gross	Norrisville Road	60	228.5
		White Hall, MD 21161		
5	Wilson & Nancy Jones	3924 Bay Road	106	227.88
	·	Pylesville, MD 21132		
6	Holloway family/Walters Mill	Walters Mill Road	341	227.7
		Forest Hill, MD 21050	1	
7	Adams family	1408 Calvary Road	203	227.55
Ĺ		Bel Air, MD 21015		
8	Tom & Charlotte Ensor	931 Coen Road	108	224.97
		Street, MD 21154		
9	Delmer Huff & family	2936 Dublin Road	140	220.84
	-	Street, MD 21154		
10	Woolsey Farm/Umbarger	706 Glenville Road	165	220.2
	-	Churchville, MD 21028		
11	Barrow family	2316 W. Medical Hall Road	220	218.9
	·	Bel Air, MD 21015		
12	Mary Alice Perdue	4255 Norrisville Road	51	217.1
		White Hall, MD 21161		
13	Jeff Heston	1500 McDermott Road	33	211.66
		Pylesville, MD 21132		
14	Burman family	Heaps/Taylor Roads	63	205.6
		Whiteford, MD 21160		
15	Phillip & Barbara Klien	2900 Houcks Mill Road	98	203.38
		Monkton, MD 21111		!
16	Charles & Grace Glock	314 Reckord Road	118	199.46
		Fallston, MD 21047		
17	Robert & Joyce Edie	5510 Norrisville Road	61	189.11
		White Hall, MD 21161		

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18	Enfield family LLC	634 Wheeler School Road	86.91	197.39
10	WE': 1.0	Whiteford MD 21160	266	105.05
19	White Land Co.	3114 Scarboro Road Street, MD 21154	266	197.35
20	Lohr family	3212 Snake Lane	86	195.9
21	Samuel & Anne Mace	Churchville, MD 21028 Rt 1	42	195.61
21	Samuel & Anne Mace		42	193.01
22	Joe & Johanna Roll	Darlington, MD 21034 1709 Deep Run Road	74	104.00
22	Joe & Jonanna Roll		74	194.88
22	<u>Cl. 1. 6 C. 1C.</u>	Whiteford, MD 21160	10	104.64
23	Charles & Carol Griner	2922 Whiteford Road	18	194.64
24	AH (B) C 11	Whiteford, MD 21160	40	100.56
24	Albert Bayne family	2855 Grier Nursery Road	40	193.56
		Forest Hill, MD 21050		
2	Harford Investors	Aldino/Level Roads	800	193.38
		Churchville, MD 21028		
26	Jonathon & Harriet McGuirk	2325 Thomas Run Road	51	191
		Bel Air, MD 21015		
27	Marlene Ball	3324 Level Road	65	189.7
		Churchville, MD 21028		
28	Charles J. Bachman Sr.	2601 Harford Road	69	184.08
		Fallston MD 21047		
29	Douglas Smith	Rt 136/E of Prospect	40	178.04
	_	Whiteford, MD		
30	Edwin Remsberg	2507 Pleasantville Road	20	177.46
		Fallston MD 21047		
31	Kenneth Travers	3153 Aldino Road	63	173.48
		Churchville, MD 21028		
32	James C. West Jr.	5101 West Road	170	171.52
		White Hall, MD 21161		
33	Greg & Lynda Boegner	4420 Fox Chaser Ln	28	166.13
	Site of Lynau Lorgina	WhiteHall, MD 21161		
34	James & Mildred Norton	Day Road	86	164.15
١ `	Julios & Milarda Monton	Darlington, MD 21034		10 1110
35	Jim & Janet Archer	Onion Road	23	163
33	Jim & Janet Arener	Pylesville, MD 21132	23	103
36	Wayne & Jacqueline Ludwig	2360 Edwards Lane	62	158.66
50	wayne & Jacqueime Ludwig	Bel Air, MD 21015	02	150.00
37	Izaak Walton League	5018 Onion Road	44	152.9
"	Dunk Walton Doaguo	Pylesville, MD 21132		104,0
38	Albert J. Bierman	3440 Dorothy Avenue	153	152.22
ا ٥٥	Moore J. Dicinian	Joppa, MD 21085		192.22
39	John & Lynn Katen	1915 Cosner Road	69	149.85
35	Joint & Lymi Katen	Bel Air, MD 21014		177.03
لــــا		DOLAH, MD 21014		

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40	Clarence & Shirley Title	3850 Old Federal Hill Road	30	139.55
		Jarrettsville MD 21084		
41	Rowland Bowers	910 La Grange Road	17	137.91
		Street, MD 21154		
42	Robert and Sara Livezey	1821 Ridge Road	109	137.57
		Whiteford, MD 21160		
43	Paul Lyons	3436 James Run Road	34	137.25
		Aberdeen, MD 21001		
44	DeRan/Petty family	Telegraph Road	35	131.28
		Pylesville, MD 21132		
45	Robert Markliine	737 Mahan Road	29	131.06
		Aberdeen, MD 21160		
46	Michael Geppi	4530 Flintville Road	68	129.87
		Whiteford, MD 21160		
47	Robert Slater Estate	1700 Castleton Road	61	122.61
		Darlington, MD 21034		
48	Gilbert & Beverly Lerch	240 Cooley Mill Road	30	112.3
		Havre de Grace, MD 21078		
49	William Cullum	E/S Earlton Road	26	109.26
		Havre de Grace, MD 21078		
50	Lower Susquehanna Conservanc	Old Forge Hill Road	31	89.66
		Street, MD 21154		
51	Karl & Donna Mandl	1725 Tower Road	34	72.82
		Aberdeen, MD 21001		
52	Jeff Schucker	2125 Thomas Run Road	45	65.16
	<u> </u>	Bel Air, MD 21015		
53	Billings family	2039 Franklin Church Road	38	60.9
	-	Darlington, MD 21034		

EXHIBIT C

Form of Installment Purchase Agreement

INSTALLMENT PURCHASE AGREEMENT (No. 2008-_)

THIS INSTALLMENT PURCHASE AGREEMENT is made as of the _____ day of ______, 2008 between DELMER T. HUFF AND JANE E. HUFF (the "Seller") and HARFORD COUNTY, MARYLAND, a body politic and corporate of the State of Maryland (the "County").

RECITALS

- A. Pursuant to and in accordance with Bill No. 07-05 now codified as Section 60-9 of the Harford County Code, as amended (the "Authorizing Act"), the County is authorized to preserve agricultural land in Harford County, Maryland by purchasing the development rights (as defined in the Authorizing Act) in agricultural lands located within the County.
- B. The Seller is the owner in fee simple of certain agricultural real property located in Harford County, Maryland and more particularly described in Exhibit A to the Deed of Easement (hereinafter defined) (the "Land"). The Seller has offered to sell to the County the Seller's development rights in the Land and the County has accepted such offer, all upon and subject to the conditions set forth in this Agreement.
- C. The County will receive the Seller's development rights in the Land for the purposes set forth in the Authorizing Act.
- D. Except for the limited transferability described herein and in the Deed of Easement referred to herein, the transfer by the Seller of their development rights in the Land shall be in perpetuity.
- E. The Seller owns _____ acres of Land, which are a part of the Land on which the County is authorized to acquire a Deed of Easement.

AGREEMENTS

NOW, THEREFORE, in consideration of the foregoing and of the mutual covenants and agreements hereinafter set forth, and for other good and valuable consideration, the receipt and sufficiency whereof are hereby acknowledged, the Seller and the County hereby agree as follows:

ARTICLE I

DEFINITIONS

SECTION 1.1. <u>Definitions</u>. As used in this Agreement, the following terms have the following meanings, unless the context clearly indicates a different meaning:

"Agricultural Use" means the rights of the Seller to continue to use the Land in perpetuity for agricultural purposes which directly contribute to the production, processing, or storage of agricultural products as defined by the United States Department of Agriculture, including agricultural uses permitted within the Harford County Zoning Code.

"Building Lot" means a lot of two acres or less included as part of the Land on the date hereof, which is hereafter either (a) released from the encumbrance of the Deed of Easement for the purpose of creating a building lot for a dwelling for such original Seller, or (b) conveyed or to be conveyed by the original Seller (but not any heir, personal representative, successor or assign) to one or more of such original Seller's children for the purpose of creating a building lot for a dwelling for such child or children, all in accordance with the Deed of Easement.

"Business Day" or "business day" means a day on which (a) banks located in each of the cities in which the principal office of the County or the Registrar is located are not required or authorized by law or executive order to close for business, and (b) The New York Stock Exchange is not closed.

"Closing Date" means _____, ___, the date of execution and delivery of this Agreement by the parties.

"Code" means the Internal Revenue Code of 1986, as amended. Each reference to the Code herein shall be deemed to include the United States Treasury Regulations in effect or proposed from time to time with respect thereto.

"County" means Harford County, Maryland, a body politic and corporate and a political subdivision created and existing under and by virtue of the Constitution and laws of the State, its successors and assigns.

"County Council" means the County Council of Harford County, Maryland.

"County Executive" means the County Executive of Harford County, Maryland.

"Deed of Easement" means the Deed of Easement dated ______, ____, from the Seller to the County, which shall convey the Development Rights (but not the Agricultural Use) to the County in perpetuity, substantially in form attached hereto as Exhibit A.

"Development Rights" means the rights of the Seller in the Land to develop the Land for any purpose except those which are related directly to or as an accessory use of the Land for Agricultural Use. The term "Development Rights" shall not include the Agricultural Use.

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References to Articles, Sections, and other subdivisions of this Agreement are to the designated Articles, Sections, and other subdivisions of this Agreement.

The headings of this Agreement are for convenience only and shall not define or limit the provisions hereof.

All references made (a) in the neuter, masculine or feminine gender shall be deemed to have been made in all such genders, and (b) in the singular or plural number shall be deemed to have been made, respectively, in the plural or singular number as well.

ARTICLE II

SALE AND PURCHASE OF DEVELOPMENT RIGHTS

SECTION 2.1. <u>Agreement to Sell and Purchase Development Rights</u>. The Seller agrees to sell the Development Rights to the County and the County agrees to purchase the Development Rights from the Seller on the date hereof for a purchase price of \$______ (the "Purchase Price").

SECTION 2.2. <u>Delivery of Deed of Easement</u>. In order to evidence the sale of the Development Rights to the County, the Seller shall execute and deliver to the County on the Closing Date the Deed of Easement. The Deed of Easement shall be recorded among the Land Records of Harford County, Maryland.

ARTICLE III

PAYMENT OF PURCHASE PRICE

SECTION 3.1. Payment of Purchase Price.

(a)	The County shall	l pay a portion	of the Purchase	Price in the	amount of
	Dollars (\$) to the Selle	er on the Closing	Date and sh	all pay the
balance of the Purcha	se Price to the Reg	gistered Owner in	n installments on _		and on
the same day of each	n year thereafter to	and including		(each an '	'Installment
Payment Date"), in th	e amounts set fort	n in <u>Schedule I</u> at	tached hereto and	made a part h	nereof.

(b) Interest on the unpaid balance of the I	Purchase Price shall	accrue fr	om the
date hereof and shall be payable to the Registered Owner of	n	and a	nnually
thereafter in each year to and including	at the rate of	_ % per	annum.
Interest shall be calculated on the basis of a 360-day year of tw	velve 30-day months.		

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(c) Both the installments of the Purchase Price and the interest on the unpaid balance thereof are payable in lawful money of the United States of America, at the time of payment.

- (d) Payment of interest on the unpaid balance of the Purchase Price shall be made by the County on each Interest Payment Date to the Registrar. Payments of the principal installments of the Purchase Price shall be made on each Installment Payment Date to the Registrar. The Registrar shall forward all such payments (other than the final installment of the Purchase Price) to the person appearing on the books of the County maintained by the Registrar as the Registered Owner, by check or draft mailed to the Registered Owner at the address of the Registered Owner as it appears on such registration books or, if the Registered Owner is a trustee who has issued certificates of participation in this Agreement, by wire transfer to such Registered Owner to the bank account number on file with the Registrar on the tenth day before the applicable Interest Payment Date or Installment Payment Date, or if such tenth day is not a Business Day, the Business Day next preceding such day. The final installment of the Purchase Price shall be paid by the Registrar to the Registered Owner upon presentation and surrender of this Agreement at the office of the Registrar.
- (e) The County's obligation to make payments of the Purchase Price hereunder and to pay interest on the unpaid balance of the Purchase Price is a general obligation of the County, and the full faith and credit and the taxing power of the County are irrevocably pledged to the punctual payment of the Purchase Price and the interest on the unpaid balance of the Purchase Price as and when the same respectively become due and payable.

SECTION 3.2. Registration and Transfer of this Agreement.

- (a) Until the Purchase Price and all interest thereon have been paid in full, the Registrar, on behalf of the County, shall maintain and keep at the offices of the Registrar, registration books for the registration and transfer of this Agreement. The ownership of this Agreement may not be transferred or assigned, except upon the written approval of the County.
- (b) The original Seller is the original Registered Owner. This Agreement shall be transferable only upon the written approval of the County and upon the books of the County maintained for such purpose by the Registrar, at the written request of the Registered Owner as then shown on such registration books or his attorney duly authorized in writing, upon presentation and surrender thereof, together with a written instrument of transfer substantially in the form attached hereto as Exhibit C, or as may otherwise be satisfactory to and approved by the Registrar in writing, duly executed by the Registered Owner or his attorney duly authorized in writing. Upon the surrender for transfer of this Agreement, the Registrar shall complete the Schedule of Transferees attached hereto as Exhibit D with the name, address and tax identification number of the transferee Registered Owner, the date of the transfer and the outstanding principal balance of the Purchase Price as of the date of transfer; provided, however, that if there is any conflict between the information set forth in Exhibit D hereto and the registration books maintained by the Registrar, the information shown on such registration books shall control.

The County and the Registrar may deem and treat the person in whose name this Agreement is registered upon the books of the County maintained by the Registrar as the absolute owner of this Agreement, whether any payments hereunder shall be overdue or not, for the purpose of receiving payment of, or on account of, the Purchase Price and interest thereon and for all other purposes, and all such payments so made to any such Registered Owner or upon his order shall be valid and effectual to satisfy and discharge the liability upon this Agreement to the extent of the sum or sums so paid, and neither the County nor the Registrar shall be affected by any notice to the contrary.

For every registration of transfer of this Agreement, the County or the Registrar may make a charge sufficient to reimburse themselves for any tax or other governmental charge required to be paid with respect to such exchange or transfer, which sum or sums shall be paid by the person requesting such transfer as a condition precedent to the exercise of the privilege of registering such transfer.

SECTION 3.3. Mutilated, Lost, Stolen or Destroyed Agreement. In the event that this Agreement is mutilated, lost, stolen or destroyed, the County and the Registered Owner (as then shown on the registration books maintained by the Registrar) shall execute a substitute for this Agreement having the same terms as that of this Agreement mutilated, lost, stolen or destroyed; provided that, in the case of any mutilated Agreement, such mutilated Agreement shall first be surrendered to the Registrar, and, in the case of any lost, stolen or destroyed Agreement there shall be first furnished to the County and the Registrar evidence of such loss, theft or destruction satisfactory to the County and the Registrar, together with indemnity satisfactory to each of them in their sole discretion. The County and the Registrar may charge the Registered Owner requesting such new Agreement their expenses and reasonable fees, if any, in this connection. If after the delivery of such substitute Agreement, a bona fide purchaser of the original Agreement (in lieu of which such substitute Agreement was issued) presents for payment such original Agreement, the County and the Registrar shall be entitled to recover such substitute Agreement from the person to whom it was delivered or any other person who receives delivery thereof, except a bona fide purchaser, and shall be entitled to recover upon the security or indemnity provided therefor or otherwise to the extent of any loss, damage, cost or expense incurred by the County and the Registrar in connection therewith.

ARTICLE IV

REPRESENTATIONS AND WARRANTIES

SECTION 4.1. Representations and Warranties of the County. The County makes the following representations and warranties:

- (a) The County is a body politic and corporate and a political subdivision of the State.
- (b) The County has the necessary power and authority to acquire the Development Rights, to enter into this Agreement, to perform and observe the covenants and agreements on its part contained in this Agreement and to carry out and consummate all 4840-1605-1457v1|8/17/2007|9:42:20 AM

transactions contemplated hereby. By proper action, the County has duly authorized the execution and delivery of this Agreement.

- (c) This Agreement has been duly and properly authorized, executed, sealed and delivered by the County, constitutes the valid and legally binding obligation of the County, and is enforceable against the County in accordance with its terms.
- (d) There are no proceedings pending or, to the knowledge of the County, threatened before any court or administrative agency which may affect the authority of the County to enter into this Agreement.
- SECTION 4.2. <u>Representations and Warranties of the Original Seller</u>. The original Seller makes the following representations and warranties with respect to herself, but not with respect to any transferee Seller:
- (a) The Seller has full power and authority to execute and deliver this Agreement and the Deed of Easement, and to incur and perform the obligations provided for herein and therein. No consent or approval of any person or public authority or regulatory body is required as a condition to the validity or enforceability of this Agreement or the Deed of Easement, or, if required, the same has been duly obtained.
- (b) This Agreement and the Deed of Easement have been duly and properly executed by the Seller, constitute valid and legally binding obligations of the Seller, and are fully enforceable against the Seller in accordance with their respective terms.
- (c) There is no litigation or proceeding pending or, so far as the Seller knows, threatened before any court or administrative agency which, in the opinion of the Seller, will materially adversely affect the authority of the Seller to enter into, or the validity or enforceability of, this Agreement or the Deed of Easement.
- (d) There is (i) no provision of any existing mortgage, indenture, contract or agreement binding on the Seller or affecting the Land, and (ii) to the knowledge of the Seller, no provision of law or order of court binding upon the Seller or affecting the Land, which would conflict with or in any way prevent the execution, delivery, or performance of the terms of this Agreement or the Deed of Easement, or which would be in default or violated as a result of such execution, delivery or performance, or for which adequate consents, waivers or, if necessary, subordinations, have not been obtained.
- (e) There exist no liens or security interests on or with respect to the Land (other than Permitted Encumbrances), or such liens or security interests will be released or subordinated to the Development Rights.
- (f) The Seller is not a nonresident alien of the United States of America for purposes of federal income taxation.

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(g) The Social Security Number of the Sellers are ______, and _____. The Tax ID number of the Seller is _____. The Seller shall, upon request of the County, execute Treasurer Form W-9 and deliver the same to the County for filing.

The representations in subsections (f) and (g) above are made under penalties of perjury and the information contained therein may be disclosed by the County to the Internal Revenue Service. The Seller acknowledges that any false statement in such subsections could be punished by fine, imprisonment or both.

ARTICLE V

PROVISIONS RELATING TO EXCLUSION OF INTEREST FROM INCOME FOR FEDERAL INCOME TAXATION

SECTION 5.1. Intent of County and Tax Covenant of County. The County intends that the interest payable under this Agreement shall not be includible in the gross income of the Registered Owner for purposes of federal income taxation pursuant to Section 148 of the Code. Accordingly, the County shall not knowingly take or permit to be taken any other action or actions or omit or fail to take any action, which would cause this Agreement to be an "arbitrage bond" within the meaning of Section 148 of the Code, or which would otherwise cause interest payable under this Agreement to become includible in the gross income of any Registered Owner for purposes of federal income taxation pursuant to Section 148 of the Code.

SECTION 5.2. Acknowledgment of Seller with Regard to Tax Consequences of Transaction. The Seller has received an opinion from Miles & Stockbridge P.C., Bond Counsel, dated the date hereof, to the effect that under existing laws, regulations, rulings and decisions, interest payable under this Agreement is not includible in the gross income of the Seller for federal income tax purposes, which opinion assumes continuous compliance with certain covenants in the Tax Certificate and Compliance Agreement to be executed and delivered by the County on the date of delivery of this Agreement and is otherwise limited in accordance with its terms. The Seller acknowledges that they have made their own independent investigation and have consulted with attorneys, accountants and others selected by the Seller in the Seller's sole discretion with respect to all other tax considerations related to the transaction contemplated hereby (including, but not limited to, installment sales treatment under Section 453 of the Code, charitable contribution deductions under Section 170 of the Code, and federal estate tax implications); and the Seller certifies that the Seller has not looked to or relied upon the County or any of its officials, agents or employees, or to Bond Counsel, with respect to any of such matters.

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ARTICLE VI

THE REGISTRAR

SECTION 6.1. Appointment of Registrar. The Treasurer of the County, is hereby designated and appointed to act as Registrar for this Agreement.

SECTION 6.2. Change of Registrar and Appointment of Successor Registrar. The County shall have the right, subject to the terms of any agreement with the Registrar, to change the Registrar at any time by filing with the Registrar to be removed, and with the Registered Owner, an instrument in writing. Notwithstanding the foregoing, such removal shall not be effective until a successor Registrar has assumed the Registrar's duties hereunder.

SECTION 6.3. Qualifications of Successor Registrar. Any successor Registrar shall be either (a) the Treasurer of the County, (b) an officer or employee of the County, or (c) a bank, trust company or other financial institution duly organized under the laws of the United States or any state or territory thereof which is authorized by law and permitted under the laws of the State to perform all the duties imposed upon it as Registrar by this Agreement.

SECTION 6.4. Successor by Merger or Consolidation. If the Registrar is a bank, trust company or other financial institution, any institution or corporation into which the Registrar hereunder may be merged or converted or with which it may be consolidated, or any corporation resulting from any merger or consolidation to which the Registrar hereunder shall be a party or any institution or corporation succeeding to the corporate trust business (if any) of the Registrar, shall be the successor Registrar under this Agreement, without the execution or filing of any paper or any further act on the part of the parties hereto, anything in this Agreement to the contrary notwithstanding.

ARTICLE VII

MISCELLANEOUS

SECTION 7.1. Successors of County. In the event of the dissolution of the County, all the covenants, stipulations, promises and agreements in this Agreement contained, by or on behalf of, or for the benefit of, the County, the Seller, any other Registered Owner and the Registrar, shall bind or inure to the benefit of the successors of the County from time to time and any entity, officer, board, commission, agency or instrumentality to whom or to which any power or duty of the County shall be transferred.

SECTION 7.2. Parties in Interest. Except as herein otherwise specifically provided, nothing in this Agreement expressed or implied is intended or shall be construed to confer upon any person, firm or corporation, other than the County, the Seller, any other Registered Owner and the Registrar, any right, remedy or claim under or by reason of this Agreement, this Agreement being intended to be for the sole and exclusive benefit of the County, the Seller, any other Registered Owner from time to time of this Agreement and the Registrar.

 SECTION 7.3. <u>Binding Effect</u>. This Agreement shall be binding upon and inure to the benefit of the parties hereto, their respective heirs, personal representatives, successors and assigns, including, without limitation, all Registered Owners from time to time of this Agreement.

SECTION 7.4. <u>Severability</u>. In case any one or more of the provisions of this Agreement shall, for any reason, be held to be illegal or invalid, such illegality or invalidity shall not affect any other provisions of this Agreement and this Agreement shall be construed and enforced as if such illegal or invalid provisions had not been contained herein or therein.

SECTION 7.5. Prior Agreements Canceled; No Merger. This Agreement shall completely and fully supersede all other prior agreements, both written and oral, between the County and the Seller relating to the acquisition of the Development Rights. Neither the County nor the Seller shall hereafter have any rights under such prior agreements but shall look solely to this Agreement and the Deed of Easement for definitions and determination of all of their respective rights, liabilities and responsibilities relating to the Land, the Development Rights and the payment for the Development Rights. In addition, this Agreement shall survive the execution and recording of the Deed of Easement in all respects and shall not be merged therein.

SECTION 7.6. <u>Amendments, Changes and Modifications</u>. This Agreement may not be amended, changed, modified, altered or terminated except by an agreement in writing between the County and the then-Registered Owner. An executed counterpart of any such amendment shall be attached to this Agreement and shall be binding upon such Registered Owner and all successor Registered Owners.

SECTION 7.7. No Personal Liability of County Officials. No covenant or agreement contained in this Agreement shall be deemed to be the covenant or agreement of any official, officer, agent or employee of the County in his or her individual capacity, and neither the officers or employees of the County nor any official executing this Agreement shall be liable personally on this Agreement or be subject to any personal liability or accountability by reason of the issuance thereof.

SECTION 7.8. Governing Law. The laws of the State shall govern the construction and enforcement of this Agreement.

SECTION 7.9. <u>Notices</u>. Except as otherwise provided in this Agreement, all notices, demands, requests, consents, approvals, certificates or other communications required under this Agreement to be in writing shall be sufficiently given and shall be deemed to have been properly given three Business Days after the same is mailed by certified mail, postage prepaid, return receipt requested, addressed to the person to whom any such notice, demand, request, approval, certificate or other communication is to be given, at the address for such person designated below:

1		
1	County:	Harford County, Maryland
2		County Office Building
3		220 South Main Street
4		Bel Air, Maryland 21014
5		Attention: Treasurer
6	with a copy to:	Robert S. McCord, Esquire
7		County Attorney
8		County Office Building
9		220 South Main Street
10 11		Bel Air, Maryland 21014
12	Seller:	Delmer T. Huff
13	Bener.	Jane E. Huff
14		2936 Dublin Road
15		Street, Maryland 21154
16		
17	Registrar:	John R. Scotten, Jr.
18	_	Treasurer
19		County Office Building
20		220 South Main Street
21		Bel Air, Maryland 21014
22		
23	, -	by notice given hereunder to each of the others, designate any further or
24 25	li .	rhich subsequent notices, demands, requests, consents, approvals, inications shall be sent hereunder.
25 26	certificates of other commu	inications shall be sent hereunder.
27	SECTION 7.10	Holidays. If the date for making any payment or the last date for
28	II	the exercising of any right, as provided in this Agreement, shall not be a
29	ii	ent may, unless otherwise provided in this Agreement, be made or act
30		d on the next succeeding Business Day with the same force and effect as
31	# - -	provided in this Agreement, and in the case of payment no interest shall
32	accrue for the period after s	such nominal date.
33		
34	WITNESS the sign:	atures and seals of the parties hereto as of the date first above written.
35		
36	COLDIDATE OF ALL	HARFORD COUNTY, MARYLAND
37 38	[COUNTY'S SEAL]	
39		By:
40	•	David R. Craig
41		County Executive
		•

BILL NO. 07-30

1	ATTEST:		
2			
3			
4			
5	Lorraine Costello		
6	Director of Administration		
7			
8	WITNESS:		
9			
10	,		
11			(SEAL)
12		Delmer T. Huff	
13			
14			(SEAL)
15		Jane E. Huff	
16			
17			
18		SELLER	

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SCHEDULE I TO INSTALLMENT PURCHASE AGREEMENT

INSTALLMENTS OF DEFERRED PORTION OF PURCHASE PRICE (DELMER T. HUFF AND JANE E. HUFF)

<u>Date of Payment</u>	Amount Payable
Plus initial payment of purchase	
price on	\$
TOTAL	\$

EXHIBIT A TO INSTALLMENT PURCHASE AGREEMENT

HARFORD COUNTY AGRICULTURAL LAND PRESERVATION AND PURCHASE OF DEVELOPMENT RIGHTS PROGRAM

restri	ictions here	after	set fort	h so as to	constitute and equitable servitude thereon, in, under and over
	parcel(s)				
				Harford	County, Maryland and being more particularly described in
Exhi	bit A attach	red he	ereto.		

AND, FURTHER, together with all transferable development rights in accordance with the provisions of Section 267-34(D)(4) of the Code of Harford County, Maryland, and all family conveyances in accordance with the provisions of Section 267-34(D)(3)(d) of the Code of Harford County, Maryland.

AND the Grantor covenants for themselves, and for their respective heirs, personal representatives and assigns, with the Grantee, its successors and assigns, to do and refrain from doing upon the above-described land all and any of the various acts hereafter set forth, it being the intention of the parties that said land shall be preserved solely for the agricultural use as defined in and in accordance with the provision of the Act, and hereafter set forth are intended to limit the use of the above-described land and are deemed to be and shall be construed as covenants running with the land.

COVENANTS, CONDITIONS, LIMITATIONS AND RESTRICTIONS

Subject to the reservations hereinafter contained and except as otherwise provided herein, the Grantor, for themselves and their respective heirs, personal representatives and assigns, covenants and agrees with Grantee as follows:

- A. The above-described land may not be developed or otherwise used for other than agricultural use (as defined in the Act).
- B. The above-described land shall be maintained in agricultural use or properly managed so that it is available for continued agricultural use from the date of the recording of this instrument among the Land Records of Harford County.
- C. At the time of establishment of the easement hereby granted, a soil and water conservation plan as prepared by the Soil Conservation District shall be implemented and maintained with respect to the above-described land.
- D. To not allow any type of residential subdivision, other than that outlined in the easement as owner/child lots and to limit the utilization of the above-described land to Agricultural Uses as defined in the Agricultural Land Preservation and Purchase of Development Rights Program and including those uses contained in Section 267-43(F) of the Harford County Zoning Code, as amended.
- E. The construction of new buildings or structures on the above-described land, other than farm buildings that did not exist at the time of the establishment of the within easement, is contingent upon the written application to and approval by the Department of Planning and Zoning, subject to review by and recommendation of the Agricultural Land Preservation Advisory Board.

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F. Subject to the provisions of paragraphs G and H hereof:

- 1. The Grantor may at any time hereafter request a two (2) acre or less lot exclusion for the exclusive residential use of the Grantor. Such request (a) must be made by letter provided to the Department of Planning and Zoning verifying the Grantor's intention to live in a dwelling situate within any lot so excluded; (b) shall be subject to review and recommendation of the Agricultural Land Preservation Advisory Board; (c) the use and occupancy permit must be in the name of the owner/grantor; and (d) the owner's lot may not be sold or transferred for a period of five (5) years from the date of issuance of the use and occupancy permit except in the event of the death or legal incompetence of the owner or if the lot is part of bankruptcy proceedings; or with approval of the Department of Planning and Zoning, subject to review and recommendation of the Agricultural Land Preservation Advisory Board. Upon such request and recommendation of the Agricultural Land Preservation Advisory Board, Grantee shall execute and deliver to Grantor, his/her personal representatives, successors and assigns, an instrument in recordable form releasing such lot from the force and effect of this Deed of Easement and all covenants, conditions, limitations and restrictions herein set forth.
- 2. The Grantor may at any time hereafter request the right to construct, use and occupy a tenant home on the above-described land in accordance with the conditions established within Section 267-26(D) of the Harford County Zoning Code, as amended. Such request (a) must be made by letter provided to the Department of Planning and Zoning and (b) shall be subject to review and recommendation of the Agricultural Land Preservation Advisory Board. The tenant house shall not be subdivided off of the easement property.
- 3. The Grantor may at any time hereafter request in writing to the Department of Planning and Zoning a two (2) acre or less lot exclusion for the exclusive residential use of a child. Such request (a) must be from both Grantor and the child verifying the intention of the child to live in a dwelling situate within the lot so excluded; (b) shall be subject to the review and recommendation of the Agricultural Land Preservation Advisory Board; and (c) the building permit and the owner occupancy permit must be in the child's name. The child lot may not be sold or transferred for a period of five (5) years from the date of issuance of the use and occupancy permit except in the event of the death or the legal incompetence of the child or if the lot is part of bankruptcy proceedings; or with approval of the Department of Planning and Zoning, subject to review and recommendation of the Agricultural Land Preservation Advisory Board. Upon such request and recommendation of the Agricultural Land Preservation Advisory Board, Grantee shall execute and deliver to the child, his/her personal representatives, successors and assigns, an instrument in recordable form releasing such lot from the force and effect of this Deed of Easement and all covenants, conditions, limitations and restrictions herein set forth.
- G. The exclusion of lots pursuant to the provisions of paragraph F above from the force and effect of this Deed of Easement and all covenants, conditions, limitations and restrictions herein set forth shall be subject to the following conditions:

- 1. The total number of such lot exclusions may not exceed one (1) lot for each twenty-five (25) acres contained within the above-described land or four (4) lots per easement property, whichever is less; and
- 2. The maximum size of any lot so excluded may not exceed a maximum lot area of two (2) acres, including within such area all Harford County right-of-way requirements unless waived by the Director of Planning, with the review and recommendation of the Agricultural Land Preservation Advisory Board; and
- 3. The Grantor requesting lot exclusion shall be required to repay the County for each lot so excluded in an amount equal to the amount paid per acre by Harford County to the Grantor to acquire the above-described land plus all costs associated with the establishment of such lot.
- H. The rights reserved to the Grantor under paragraph F to request a lot exclusion shall be deemed a personal covenant only, and one that is not intended to run with the land and shall belong only to, and may be exercised only, by the Grantor named in this instrument.
- I. The Grantor and all future landowners of the said property reserves the right to use the above-described land for any agricultural use as defined in the Agricultural Land Preservation and Purchase of Development Rights Program and including those uses contained in Section 267-43(F) of the Harford County Zoning Code, as amended, and further reserves all other rights, privileged and incidents to the ownership of the fee simple estate in the above-described land not hereby conveyed or otherwise limited by the covenants, conditions, limitations and restrictions herein set forth.
- J. This instrument shall not be deemed to provide for or permit public access to any privately owned land except for periodic inspections by the Grantee.
- K. The easement conveyed to the Grantee for the parcels of land described in Exhibit A is based upon _____ acres.

The Grantor further covenants that the Grantor has not done or suffered to be done any act, matter or thing whatsoever, to encumber the property hereby conveyed; that Grantor will warrant specially the property interest hereby conveyed; and the Grantor will execute such further assurances of the same as may be required.

As used herein, the singular form of a word includes both the singular and plural, the plural form of a word includes both plural and singular, and reference the words of certain gender includes reference to all genders.

No determination by any court, governmental body or otherwise that any provision of this Deed of Easement is invalid or unenforceable in any instance shall affect the validity or enforceability of (a) any other such provision or (b) such provision in any circumstance not controlled by such determination. Each such provision shall be valid and enforceable to the fullest 4840-1605-1457v1|8/17/2007|9:42:20 AM

fullest extent allowed by, and shall be construed vapplicable law.	wherever possible as being consistent with,
WITNESS THE HAND AND SEAL of the unc	dersigned.
WITNESS:	
	(SEAL)
STATE OF MARYLAND, COUNTY OF HARFORD	, TO WIT:
I HEREBY CERTIFY that on this me, the Subscriber, a Notary Public in and for the State. know	day of, 200, before te and County aforesaid, personally appeared wn to me (or satisfactorily proven) to be the
person(s) whose name(s) are subscribed to the within executed the same for the purposes therein contained.	instrument, and they acknowledged that they
WITNESS my hand and Notarial Seal.	
My Commission Expires:	otary Public
I HEREBY CERTIFY that the foregoing De Harford County, Maryland by or under the supervisit Appeals of Maryland.	

EXHIBIT ATO DEED OF EASEMENT

Description of Land

EXHIBIT B TO INSTALLMENT PURCHASE AGREEMENT

PERMITTED ENCUMBRANCES

Schedule B of the policy or policies to be issued will contain exceptions to the following matters unless the same are disposed of to the satisfaction of the Company (all clauses, if any, which indicate any preference, limitation or discrimination based on race, color, religion or national origin are omitted from all building and use restrictions, covenants and conditions, if any, shown herein):

- 1. Defects, liens, encumbrances, adverse claims or other matters, if any, created, first appearing in the public records or attaching subsequent to the effective date hereof but prior to the date the proposed insured acquires for the value of record the estate or interest or mortgage thereon covered by this commitment.
- 2. Rights or claims of parties other than the insured in actual possession of any or all of the property.
- 3. Special assessments against the property which are not shown as existing liens by the public records.
- 4. Real estate taxes, other public charges (including, but not limited to, assessments by any county, municipality, Metropolitan District or Commission) and the balance of any such changes payable on an annual basis which are not yet due and payable.

EXHIBIT C TO INSTALLMENT PURCHASE AGREEMENT

ASSIGNMENT

FOR VALUE RECEIVED	, DELMER T. HUFF AND JANE E. HUFF (the
"Registered Owner"), subject to the approva	al of Harford County, Maryland, hereby sell[s], assign[s]
and transfer[s] unto	, without recourse, all of the
Registered Owner's right, title and interest	in and to the Installment Purchase Agreement to which
this Assignment is attached; and the Registe	ered Owner's hereby irrevocably directs the Registrar (as
defined in such Agreement) to transfer such	h Agreement on the books kept for registration thereof.
The Registered Owner hereby represent	s, warrants and certifies that there have been no
amendments to such Agreement [except	
Date:	
WITNESS OR ATTEST:	· · · · · · · · · · · · · · · · · · ·
	NOTICE: The signature on this
	Assignment must correspond with of the name of the Registered Owner
	as it appears on the registration books for the Installment Purchase
	Agreement referred to herein in

every particular, without alteration or enlargement or any change whatever.

ADD NOTARY ACKNOWLEDGMENT

this _	Transfer of the foreg	going Installment Purchase Agreement, as indicate, 20	d above is approved
		Harford County, Maryland	
		By:	

EXHIBIT D TO INSTALLMENT PURCHASE AGREEMENT

TRANSFER OF AGREEMENT - SCHEDULE OF TRANSFEREES

The transfer of this Installment Purchase Agreement may be registered only by the Registered Owner under such Agreement in person or by its duly authorized officer or attorney upon approval by Harford County, Maryland upon presentation hereof to the Registrar, who shall make note thereof in the books kept for such purpose and in the registration blank below.

14	Date of	Name of		· = .
15	Registration	Transferee	Outstanding Balance	Signature of
16	of Transfer	Registered Owner	of Purchase Price	Registrar
17				
18			\$	
19			_\$	
20			\$	
21			\$	<u></u>
22			\$	
23			\$	
24			\$ \$	
25		<u> </u>	\$ \$	
26			\$ \$	
27			\$ \$	
28				
			\$	
29			\$	
30			\$	
31			\$	
32			\$	
33	-		\$	- -
34			\$	
35		-	\$	
36			\$	
37			\$	
38			\$	
39			\$	
40			\$	
41			\$	
42	1994		\$	
43			\$	
44	· · · · · · · · · · · · · · · · · · ·			

HARFORD COUNTY BILL NO07-30
Brief Title Agricultural. Land Preservation – Huff
is herewith submitted to the County Council of Harford County for enrollment as being the text as finally passed.
CERTIFIED TRUE AND CORRECT Dillow Council Administrator Date September 18, 2007 ENROLLED Council President Date September 18, 2007
Read the third time. BY THE COUNCIL
Passed: LSD 07-26
Failed of Passage:
By Order
Council Administrator
Sealed with the County Seal and presented to the County Executive for approval this 19th day of September , 2007 at 3:00 p.m. Doctor Council Administrator Council Admi
BY THE EXECUTIVE
COUNTY EXECUTIVE
APPROVED: Date <u>Septembu</u> 20,2007
BY THE COUNCIL
This Bill No. 07-30 having been approved by the Executive and returned to the Council, becomes law on September 20, 2007.
EFFECTIVE DATE: November 19, 2007 Barbara J. O'Connor, Council Administrator

BILL NO. 07-30